## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT GREENEVILLE

CHARLES JACKSON	)	
v.	)	NO. 2:07-CV-185
UNITED STATES OF AMERICA	)	(NO. 2:02-CR-72)
ORDER OF	F JUDGM	<u>IENT</u>
In accordance with the acco	mpanying	memorandum opinion, this pro se
motion to vacate, set aside or correct a sente	ence pursu	ant to 28 U.S.C. § 2255 is <b>DENIED</b>
[Doc. 344]. For reasons contained in the op-	pinion, the	Court finds that petitioner has failed
to make a substantial showing of the denial o	of a constit	utional right because jurists of reasor
would not debate the correctness of the Cou	art's proce	dural ruling. Porterfield v. Bell, 258
F.3d 484, 485-86 (6th Cir. 2001). Thus, she	ould petiti	oner file a notice of appeal from this
order, he is <b>DENIED</b> a certificate of appea	ılability. 2	8 U.S.C. § 2253(c); Fed. R. App. P
22(b).		
IT IS SO ORDERED.		
		ENTER:
		s/ Leon Jordan United States District Judge
		Office States District Judge

ENTERED AS A JUDGMENT

s/ Patricia L. McNutt

CLERK OF COURT